DISTRICT COURT OF GUAM TERRITORY OF GUAM CRIMINAL MINUTES



JUN 15 2006

MARY L.M. MORAN **CLERK OF COURT**

SENTENCING

CASE NO. CR-06-00012	DATE: June 15, 2006
HON. JOHN A. HOUSTON, Designated Judge Court Reporter: Wanda Miles Hearing Electronically Recorded: 9:33:32 - 9:41:56	Law Clerk: None Present Courtroom Deputy: Leilani Toves Hernandez CSO: F. Tenorio

DEFT: XUN BING MEI aka XUE BING MEI	ATTY: JIM MCHUGH
<u>aka CHIU PUNG HO</u> (X) PRESENT (X) CUSTODY () BOND () P.R.	(X)PRESENT ()RETAINED (X)FPD ()CJA APPOINTED
U.S. ATTORNEY: ROSETTA SAN NICOLAS	AGENT:
U.S. PROBATION: CARLEEN BORJA	U.S. MARSHAL: V. ROMAN / D. PUNZALAN
INTERPRETER: FOO MEE CHUN CLINARD	LANGUAGE: <u>Mandarin</u>

(X) COURT STATES THE APPROPRIATE BASE OFFENSE LEVELS	
NO OBJECTIONS BY THE GOVERNMENT AND DEFENSE	
(X) ATTORNEY FOR DEFENDANT ADDRESSES THE COURT	
Defendant has been in custody since March 7 th , has accepted responsibility, and agreed with the recommendation of the probation office.	
(X) DEFENDANT ADDRESSES THE COURT AND APOLOGIZES	
(X) GOVERNMENT ADDRESSES THE COURT AND MAKES ITS RECOMMENDATION: Recommended a sentence of time served.	
() LETTER(S) OF RECOMMENDATION RECEIVED BY THE COURT	
NOTES/OTHER MATTERS:	
Government moved to Dismiss Count II - Granted.	

SENTENCE: XUN BING MEI, ETC.

DEFENDANT: CR-06-00012

(X) DEFENDANT COMMITTED TO THE BUREAU OF PRISONS FOR A TERM OF TIME SERVED.

(X) UPON RELEASE FROM IMPRISONMENT, DEFENDANT IS PLACED ON SUPERVISED RELEASE FOR A TERM OF $\underline{3}$ YEARS.

DEFENDANT SHALL COMPLY WITH THE STANDARD CONDITIONS OF SUPERVISED RELEASE AS SET FORTH BY THE U.S. PROBATION OFFICE AND SHALL INCLUDE THE FOLLOWING SPECIAL CONDITIONS:

- 1. DEFENDANT BE TURNED OVER TO A DULY AUTHORIZED IMMIGRATION OFFICIAL FOR DEPORTATION PROCEEDINGS PURSUANT TO 18 U.S.C. §3583(d), AND WITH THE ESTABLISHED PROCEDURES PROVIDED BY THE IMMIGRATION AND NATURALIZATION ACT UNDER 8 U.S.C. §1101. AS A FURTHER CONDITION OF SUPERVISED RELEASE, IF ORDERED DEPORTED, THE DEFENDANT SHALL REMAIN OUTSIDE AND SHALL NOT RE-ENTER THE UNITED STATES WITHOUT THE PERMISSION OF THE SECRETARY OF THE DEPARTMENT OF HOMELAND SECURITY. IF DEPORTED, SUPERVISION SHALL BE WAIVED.

 IF DEPORTATION FAILS TO OCCUR AND THE DEFENDANT IS RELEASED PENDING FURTHER IMMIGRATION PROCEEDINGS, SHE SHALL IMMEDIATELY REPORT TO THE U.S. PROBATION OFFICE TO BEGIN HER TERM OF SUPERVISED RELEASE.
- DEFENDANT SHALL NOT COMMIT ANY FEDERAL, STATE, AND LOCAL CRIMES.
- 3. DEFENDANT SHALL NOT POSSESS A FIREARM OR OTHER DANGEROUS WEAPON.
- 4. DEFENDANT SHALL SUBMIT TO THE COLLECTION OF A DNA SAMPLE AT THE DIRECTION OF THE U.S. PROBATION OFFICER.
- 5. DEFENDANT SHALL NOT USE OR POSSESS ILLEGAL CONTROLLED SUBSTANCES.
- 6. DEFENDANT SHALL SUBMIT TO ONE URINALYSIS WITHIN 15 DAYS OF RELEASE FROM CUSTODY AND TO TWO MORE URINALYSIS THEREAFTER.
- 7. DEFENDANT SHALL PERFORM 100 HOURS OF COMMUNITY SERVICE.

ALL FINES WERE WAIVED BY THE COURT. DEFENDANT WAS ORDERED TO PAY A SPECIAL ASSESSMENT FEE OF \$100.00 IMMEDIATELY AFTER SENTENCING.

COURT STATED THE JUSTIFICATION OF THE SENTENCE IMPOSED. DEFENDANT WAS ADVISED OF HER APPEAL RIGHTS.

DEFENDANT WAS RELEASED TO THE CUSTODY OF THE U.S. MARSHALS SERVICE FOR PROCESSING.

Courtroom Deputy: